

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO  
EASTERN DIVISION

State ex rel Aaron L. Jones Sr. : Case No: 2:21 CV 5089  
68518 Bannock Rd. S.R. 331 :  
Belmont Correctional Institution : Judge: James L. Graham  
St. Clairsville, Oh 43950 :  
PETITIONER : Magistrate Judge: Vascura  
:  
:  
Vs., :  
:  
:  
Ohio Department Of Rehabilitations :  
And Corrections et. al :  
4545 Fisher Rd. :  
Columbus, Ohio 43215 :L  
RESPONDENTS

FILED  
RICHARD W. HAGEL  
CLERK OF COURT

2021 OCT 20 PM 4:43

PETITIONER, AARON L. JONES SR.'S 18 U.S.C.S §249 FEDERAL HATE  
CRIME ACTION FROM RESPONDENTS

Attorney Generals Office  
30 E. Gay St.  
Columbus, Oh 43215

COUNSEL FOR RESPONDENTS

Aaron L. Jones Sr. A511-342  
68518 Bannock Rd. S.R. 331  
Belmont Correctional Institution  
St. Clairsville, Oh 43950

PETITIONER ----- PRO SE

TABLE OF AUTHORITIES

CASES

FARROW VS. WEST, 320 F.3d 1235,1248- RETALIATION CASE  
Frazier Vs. McDonough, 264, Fed. Appx 812 - Retaliation Case.  
Apprendi Vs. New Jersey, 330 U.S. 466; N.J. Stat. §2c :43-7  
Stsat Vs. Janiec, 9 N.J. Super: 74 A. 2d 605  
Sekhar Vsd. United States, 570 U.S. 729  
Glenn Vs. Holder, 690 F. 3d 417 (2009)  
Crawford-El Vs. Britton, 523 U.S. 574  
Callanan Vs. Uniterd States, 223 F.2d 171 (1955)  
United Brotherhood Of Carpenters Vs. United States, 330 U.S. 395 (1947)

STATUTES

18 U.S.C.S§ 249 -FEDERAL HATE CRIME STATUTE (Section (a)(2)(A))  
18 U.S.C.S§ 1951 - Interference With Commerce By Threats OR Violence  
Section(s) (b)(2)- EXTORTION  
5120-9-04- Appropriate Supervision, Discriminination, And RACIAL Issues  
5120-9-04 - V. POLICY : AND VI. PROCEDURES  
64=DCM-01- Protection From Harm AND Inappropriate Supervision  
(V. POLICY)  
56-DCS-03- Employee Disciplinary Process  
100-APA-17- Regional Administrator/Designee Review (Investigation)  
31-SEM-02- Standars Of Employee Conduct  
50-PAM-02 - Inmate Communications  
32-EEO-01- Anti Dicrimination Policy  
29 U.S.C.S§ 106- Responsibility Of Officers And Members Of Associations  
Or Their Organization For Unlawful Acts Of Individual Officers, Members  
And Agents

!). This Action Is A Civil Action, This Action Is Authorized By Statute 18 U.S.C.S. §249- The Federal Hate Crime Statute, From Petitioner, Aaron L. Jones Sr. Inmate Number A511-342, In This Ohio Penal System. To Redress The Corrupt, Illegal, Administrative Rules, Being Violated, From Said Respondents, In This Action. Under Color Of Law OR Rights Secured By The Constitution Of The United States Of America.

2). The Court Has Jurisdiction Under 28 U.S.C.S § 1331 AND §1343 (a)(3). Petitioner Seeks Declaratory Relief Pursuant To 28 U.S.C.S §2201 AND §2202. Petitioners Cliams For Injunctive Relief Are Authorized By 28 U.S.C.S. §2283 AND §2284, And Rule 65 Of The Civil Rules For Federal Procedure,

3) The United States District Court, For The Southern District Of Ohio, Eastern Division, Is An Appropriate Venue Under 28 U.S.C.S. §1331(b)(2). Because It Is Where The Events Giving Rise To This Claim Occurred.

II PLAINTIFF-PETITIONER (C)

4) Mr. Aaron l. Jones Sr. A511-342, Is The Plaintiff-Petitioner In This Action.

III Defendant(s)-Respondents (D)

5). Director Of The Ohio Department Of Rehabilitations And Corrections- Annette Chambers-Smith- Responsible For The Overall Operations Of The 32 Prisons In Ohio, And The Operations Of Certain Operations, Delineating The Movements, Operations (AND/OR LACK OF IT), And Certain Constitutional And Administrative Rule Violations AGAINST This Plaintiff-Petitioner.

6). Governor Mike DeWine- Responsible For The Operations Of The Ohio Department Of Rehabilitations And Corrections, And Imputing The Executive Order Of Operations To Prison Decorum.

7( Warden, David Gray- Responsible For The Overall Operations Of Belmont Correctional Institution. Also 'SUPPOSEDLY' Is To Oversee His Staff's Compliance To The Employee Rules Of Conduct Compliance. Also To Maintain An Unbiased Decisive Attitude Towards His Occupation.

8) Each Defendant-Respondent Is Sued In Their Own Official Capacity, For All Issues Presented In This Complaint, Each Respondent Acted Under The Color Of State Law.

IV. FA CTS (E)

9) On October 7th,2019, Petitioner Transferred To Belmont Correctional Institution From Grafton Correctional, Where The Events Of 'THIS' Action Transpired. Procedure At Belmont Is That Upon Arrival, ALL Electronics Are Titled, From This Said Institution,(See Copies Of Some Of Petitioners Belmont Titles Included).

(1)

Upon Examining The Grafton Pack-Up Slip, (Included As Well) Petitioner Transferred With His 15' Inch Cleartunes Television. October 9th, 2019 Belmont Correctional Titled Petitioner's Television, As It Came With Petitioner.

10) April 29th, 2021, Petitioner Was Transferred To Belmont Correctional's Camp, With The SAME Television And His Property (That Was Left From Grafton, Because Grafton Forced Petitioner To Send Home Things Petitioner Kept And Has Had Since His Incarceration, Back In 2006) Information For This Honorable Court, Petitioner Has Been A Level ! Individual For 10 Years, Out Of The 15 Years He Has Been Incarcerated.

11) July FIRST, 2021, This Camp Conjured Up Some Insane Story And Moved Petitioner Back To The Compound. Level 1 Individuals Have A '4.8' Pack-up VIA Columbus Mandate AND Administrative Rules. Ohio Department Of Rehabilitations And Corrections (Prisons) DOES NOT Acknowledge THIS Rule.

12) Petitioner NEVER Made It Back To This Camp To Retrieve His Property (Camera Footage Would Reveal This FACT) BECI0721003626, Informal Compliant To The Camp's Unit Manager, 'KOLVEC'. In His Response, July 30th, 2021 7:18 A,M, He Specifically Lied, As Did Their Conduct Report. 'Kolvec Acclaims,' WE HAVE REVIEWED THE CAMERA. WE HAVE LOOKED AT YOUR PACK UP SLIP. WE DO NOT HAVE YOUR PROPERTY. 'YOU' PACKED UP YOUR PROPERTY AND SHOULD HAVE TAKEN THE PROPERTY WITH YOU. \*(See Copy Of This Informal Included) AGAIN, Petitioner Turns To Camera Footage Of 3:45 P.M. July FIRST 2021. Petitioner Leaving The Camp In Hand-cuffs And With NO Property.

13) The Respondents (ODRC) Has A Tendency Of Abusing The Term 'CONTRABAND' To Obtain An Inmates Property. In All Actuality, It's Really Called, "EXTORTION", By The HOBBS Act Definition.

14) Petitioner Was Subsequently Moved To 3 House Bunk 16 On A-Side. July FIRST At 3:34--- Til September 24th 2021. The July First Move, Has 'FORCED' Petitioner To Purchase Things That Didn't Get Returned To Petitioner That Petitioner Had For His Tenure In Prison 15 Years (CD Player, CD's, Beard Trimmers, Clothing To Keep Warm In The Winter Time, Etc.) These Items Are 'GRANDFATHERED' Items, That Respondents (BECI) Disregards Due To Violations Of Administrative Rule(s); 31-SFM-02- STANDARDS Of Employee Conduct; 50-PAM-Inmate Communications; 32-EEO-01- Anti-Discrimination Policy; 56-DCS-03- Employee Disciplinary Process; 64-DCM-01 Protection From Harm And Inappropriate Supervision (Section V. Policy 5120-9-04- Appropriate Suppervision, Discrimination, And Racial Issues(Secxtion  
V. Policy AND Section VI. Procedure)

15) Petitioner Has AGAIn Been Forced To Send Property Home STILL A Level  
1 Individual. September 17th 2021, While Petitioner Was At Pill Call, Corrections  
Officer 'Wooding;' Searches The Bed Area Of A-15 & 16. Taking Back The Camp  
~~Supplies~~  
~~Individuals~~  
~~Officer~~, ~~Supplies brought from another camp, can give~~

Typewriter That Yard Officer, 'Simcock' Brought To Petitioner From Belmont's Camp, And Gave To Petitioner.

16) Along With The Taking Of This Typewriter, Officer 'Wooding' Takes Petitioner's Television That He Transferred From Grafton With. The Title To Petitioner's Television Was 'TAPED' To It In Case Petitioner Was Away, And The C/O Conducted A Random Search, To Destroy Any Discrepancy About Petitioner's Property. Petitioner Has Been Without His Property (This TV) Since September 17th 2021 10 Days TODAY (September 27 2021) Records And The Enclosed Pack-Up Slip Verifies Ownership.

17( 50-PAM-02- Petitioner Has Patiently And Respectfully Requested The Return Of His Property (BECI0921002671; BECI0921002670; BECI0921002656; BECI0721003626; BECI0921003722; Seen Dep. Warden Scott Friday (9-24-21) Wanted To See Petitioner's Pack-Up Slip from Grafton, Petitioner Went To Retrieve This Document From His Legal Box, But Dep. Warden Scott Left. Petitioner Pursued Dep. Warden Scott, To Have Him, Acclaim, 'Petitioner JUST WROTE THAT UP' (Camera Footage Would Dispute His Allegations) Petitioner Is 'NOT' A Very Favorable Individual Here At Belmont, Because Of 2020-CV-3301, In This Honorable Courthouse.) ( In Other Words, RETALIATION) Just Like The Previous Institution.

18) September 24th 2021=The Unit Manager, Calls 3 House And Questions The Situation, And Right In Front Of Petitioner Quotes, ' Sorry For His Luck' Referring To Petitioner And His Television. Now With The Apprehension Of Petitioner's Television, BECI Also Places Petitioner On A 'SANCTION' ( For Them Taking HIS Television?!) Also Mentioned To Dep. Warden Scott 'VERBALLY' (As Seen On Camera Footage From Friday September 24th, 2021 A-Side Of 3 House).

19) Under 31-SEM-02- Standards Of Employee Conduct, It's Emphasized That;

' ALL ODRC EMPLOYEES ARE EXPECTED TO CONDUCT THEMSELVES IN A PROFESSIONAL LAW=ABIDING MANNER, ALL EMPLOYEES MUST FOLLOW THE STANDARDS OF EMPLOYEE CONDUCT. FAILURE TO COMPLY WITH THE STANDARDS OF EMPLOYEE CONDUCT SHALL RESULT IN DISCIPLINE, UP TO AND INCLUDING REMOVAL.

NOT HERE AT BELMONT. Staff Here Are Discriminatory, Disrespectful, And Ignorant. As For 56-DCS-03- Disciplinary Procedures For The Serious Misconduct Panel, Belmont Staff Backs EVERY Illegal Action Done By Their Co-Workers. They Don't Punish Them. They Praise The Crooked, Illegal, Bigotry, That Transpires Here.

20) 5120-9-06- Rules Of Conduct (c)(2)- Hostage Taking, Including Any Physical Restraint Of Another (Friday September 24th, 2021 Bunk Restriction Of Petitioner) (c)(10)- EXTORTION. By Threat Of Violence, Or Other Means. (c)(24)- Establishing OR Attempting To Establish A Personal Relationship With An Employee WITHOUT Authorization From The Managing Officer Including But Not Limited To;

(c) Giving To, Receiving From An Employee OR Inmate, Any

Item, Favor OR Service.

(c)(3)(7)- 'EXTORTION' As Used In These Rules, Means Acting With Purpose To Obtain Anything Of Benefit Or Value, Or To Compel, Coerce, Or Induce Another To Violate A Rule Or Commit Any Unlawful Act.

21) Sekhar Vs. United States, 570 U.S. 729, The HOBBS ACT, Enacted In 1946, Defined It's Crime Of 'Extortion' As The Obtaining Of Property From Another, With His Consent, Induced By Wrongful Use Of Actual Or Threatened Force, violence Or Fear, Or Under Color Of Official Right.18 U.S.C.S. §1951 (b)(2). Obtaining Property Requires Not Only The Deprivation, But Also The Acquisition Of Property That Is, It Requires That The Victim (Petitioner) 'Parts With' His Property, And That The Extortionist 'Gain Possession' Of It.

22) Petitioner Invokes Chapter 11, From The Constitutional Rights Of Prisoners Manual And Emphasizes § 111-21997g- The 'HANDS-OFF' Doctrine. Glenn Vs. Holder, 690 F.3d 417 (2009); Farrow Vs. West, 320 F.3d 1235,1248 (Retaliation & Medical Case); Frazier Vs. McDonough, 264 Fed. Appx 812-(Retaliation Case) HN 3-Frazier ' A Plaintiff-Petitioner, Can Receive Compensation For Damages For Retaliation. Accusations Proven TRUE AGAINST Government Officials. 18 U.S.C.S §249- The Federal Hate Statute, (Sections (a)(2)(A);Apprendi Vs. New Jersey, 530 U.S. 466; N.J. Stat. §2c; 43-7; State Vs. Janiec, 9N.J. Super:74A. 2d 605; ' Even Incarcerated Inmates Can Apply Federal Hate Crime Statutes AGAINST Their Captors.' The Actions From BOTH Institutions (Grafton & Belmont) Are Retaliatory For Petitioner Overcoming This 'Immune From Prosecution' Defense(Assumption.) Taking His Property Just Because They Can Is 'EXTORTION AND THEFT'.

23) 'CONTRABAND' By Definition Is A Threat To Institution Security. HOW Is A CD Player, CD's And Things Permitted To Be Purchased Through Commissary And Vendors Later Called 'Contraband?'

24) To The 'Procedure' For Disposition Of 'Contraband' Petitioner Imputs 5120-9-55 ()c)(1) Minor Contraband.(a) When Appropriate, Such Items Should Be Returned To Their Proper Location Or Their ORIGINAL Owners. HOWEVER, IF The Item Came Into The Inmates Possession Through A Violation Of The Rules By The Original Owner, Such Items May Not Be Returned To The Owner, IF The Original Owner Is An Inmate.5120-9-55 (c)(1) (2) Major Contraband. (a) When Criminal Prosecution OR Disciplinary Action Is Contemplated With Respect To The Contraband, It SHALL Be Locked In A Secure Area Designated For Contraband OR Turned Over To The Proper Authorities. Institutional Personnel Shall Minimize Any Handling Of Such Items Until Turned Over To Law Enforcement Authorities.

25) Items Taken From 'THIS' Petitioner Falls Under NONE Of Said Accounts And ' SOME' Of Petitioners Property Is Given To Other Inmates (See JULY FIRST FOOTAGE)

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26) 5120-9-55 (D); No Other Inmate Shall Be Found Guilty Of A Violation Of  
A Rule Of Conduct Without Some Evidence Of The Commission Of An Act And The  
Intent To Committ The Act. Not Here At Belmont. Petitioner Has No Infractions  
In TWO Years, Now The Institution 'EXTORTS' His Property.' ABUSE OF AUTHORITY'.  
Institutional Record Would Reveal, October 7th, 2019, Petitioner Arrived  
With EVERYTHING On His Pack-Up Slip (Included In This Action, ALSC DISPLAYING  
His 15' Cleartunes Television) It Was Titled Here At Belmont October 9th,  
2019 Along With The Rest Of His Electronics(See Copies Attached). Now Upon  
Referal IF Record Of This Television Is NOT On Record, Here At Belmont, That  
Would Suffice The Retaliation Aspect To 'FORCE' Petitioner To Spend More  
Money To Satisfy Their Alter 'Egos As 'OPPRESSORS'.

27) Farrow Vs. west, 320 F.3d 1235, 1248 AND Frazier Vs. McDonough, 264 Fed.  
Appx 812 Are Given To Establish Vindictive Retaliation, In Response To 2:20-  
CV-3301. Accordingly, It's Accorded That ;' NO STAFF SHALL RETALIATE AGAINST  
AN INMATE WHOM FILED A GRIEVANCE AGAINST THEM.' Not In The Ohio Department  
OIf Rehabilitations And Corrections, In Fact, The Very Person Your Directed  
To For Investigation WORKS With The Very Person YOUR Complaining About. Pretty  
Much A 'Lose-Lose' Situation Here At Belmont. HN 5-Farrow- Prisoners Rights.  
Confinement Conditions, Although The United States Constitution Does Not  
Require Comfortable Prisons, Neither Does It Permit Inhumane Ones. The Eighth  
Amendment Governs The Treatment A Prisoner Receives In Prison And The Conditions  
Under Which He Is Confined. section IV Of Farrow-- RETALIATIONHN 14- The  
FIRST AMENDMENT Forbids Prison Officials From Retaliating AGAINST Prisoners  
For Exercising The Right Of FREE Speech. Thomas Vs. Evans, 880 F.2d 1235,  
1242 (1989) To State A FIRST AMENDMENT Claim For Retaliation, A Prisoner Need  
Not Allege Violation Of A Separate And Distinct Constitutional Right' Id.  
at 1242 Rather,' The Gist Of A Retaliation Claim Is That A Prisoner Is Penalized  
For Exercising The Right Of Free Speech.' A Prisoner Can establish Retaliation  
By Demonstrationg That The Prison Official's Actions Were ' The Result Of  
his Having Filed A Grievance Concerning The Conditions Of His Confinement.  
wildberhger Vs. Bracknell, 869 F.2d 1467, 1468 (1989)

28) From this Descriptive Complaint, The Reference To Pending/Active Case  
2:20-CV-3301 This Is Petitioner's Acclaim For Vindictive Retaliation Under  
Said Included Mandates.

29) 5120-9-04- Appropriate Supervision, Discrimination And Racial Issues.

V. Policy (A) Discrimination With Regards To Supervision  
And Administrative Rules(Actions), AGAINST Any Inmate  
Or Group Of Inmates, On The Basis Of Race, Color, Religion,  
Gender, Sexual Orientation, Disability, Age, OR National  
Origin, By Any Staff Member, Or By Any Group Or Individual

Representing The Department Is Strictly Prohibited. Any Substantiated Acts Of Discrimination On The Part Of Staff SHALL Be Addressed Through The Employee Disciplinary Process, Which May Include Such Sanctions As Suspension OR Removal.

(B) As Used Herein, The Term 'Inappropriate Supervision' Means Any Continuous Method Of Annoying Or Needlessly Harassing An Inmate OR Group Of Inmates Including, But

Not Limited To, Abusive Language, Racial Slurs, And The Writing Of Inmate Conduct Reports Strictly As A Means Of Harassment. A Single Incident May, Due To It's Severity, OR Egregiousness, Be Considered Inappropriate Supervision For Purposes Of THIS Rule. (C). To Provide A Monitoring Mechanism To Ensure Conduct Reports Are NOT Being Issued Strictly For Harassment Purposes. The DRC Shall Keep A

Record Of Conduct Reports Written By EACH Staff Member. The Record Shall Include A Copy Of The Conduct Report And It's Disposition.

Petitioner NEVER Receieves A Disposition Notice. He's Given 2 Options-Destruction OR Send It Home, at Petitioners Expense. Even Though It's Petitioners Property.

30) 5120-9-04-VI. PROCEDURE. (A) The DRC Shall Keep A Record Of Conduct Reports OR Violations Reports Written By Each Staff Member. The Record Shall Include A Copy Of Report And It's disposition, And Shall Be Referred To IF An Offender Complains Of The Staff Members Conduct/Violation Reporting Practices. (B) The Inspector Of Institutional Services (IIS) Shall Have The Responsibility Of Investigating Institutional Offenders Allegations Of Inappropriate Supervision In Accordance With Administrative Rule 5120-9-04-Appropriate Supervision, Discrimination, And Racial Issues, And Administrative Rule 5120-9-31; Inmate Grievance Procedure.

Any Substantiated Acts Of Discrimination On The Part Of Staff Shall Be Addressed Through The Employee Disciplinary Process (56-DCS-03) (C) The Regional Administrator/. Designee Shall Have The Responsibility Of Reviewing APA Offenders Allegations Pursuant To DRC Policy 100-APA-17, Offender Grievance Procedures, Which IF TRUE, Constitute 'INAPPROPRIATE SUPERVISION'. Any Substantiated Acts Of Discrimination On The Part Of Staff Shall Be Addressed Through The Employee Disciplinary Process (56-DCS-03)

31) 29 U.S.C.S §106- Responsibility Of Officers, And Members Of Associations Or their Organizations For Unlawful Acts Of Individual Officers, Members, And Agents. Section 6 Of NORRIS-La Guardia Act [29 U.S.C.S§106] Does Not Limit Liability Of Organizations For Acts Of It's Officers OR Agents To Cases Where Explicit Authority Is Given To Perform Illegal Acts, OR Antecedent Approval Is Given To ANY Acts That It's Officers May Do, For Liability May Attach Upon Clear Proof That Particular Act Charged Is One Which Necessarily Follows From Authority Granted By Association. United Brotherhood Of Carpenters Vs. United States, 330 U.S. 395 (1947)

IV. EXHAUSTIONM OF REMEDIES (F)

32) Petitioner, Utilized The 5120-9-31 But Here, Inmates' Grievances (Informals) (44)

Get Turned Into Kites, So There's NO Further Pursuit. Thus violating 50-PAM-02 Inmate Communications. Then You CANNOT Receieve Copies Of The Changed 'KITE'.

33) All Grievances Get DENIED.

V. LEGAL CLAIMS (G)

34) Petitioner Realleges And Incorporates By Reference ¶ 1-33, Of This Action For Legal Analysis And Execution.

35) Petitioner At ¶2, Petitioner Invokes The Mandate To Invoke Statutes For Compensatory Relief From Respondent(s) For This Retaliation AND Inadequate Medical Situation Here At Belmont Correctional.

VI. PRAYER FOR RELIEF (H)

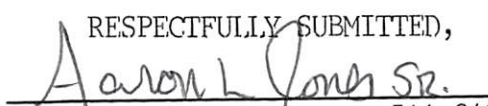
Wherefore, Petitioner, Mr. Aaron L. Jones Sr. HUMBLY Wishes That This Honorable Court Issues A Mandate For Federal services To Be Placed At Belmont Correctional To Make Sure That They Abide By The Administrative Rules That They Are REQUIRED To Follow Or Face Prosecution, INCLUDING Removal, And Incarceration For 'EXTORTION AND Theft' Of Another's Property, EVEN An Incarcerated Individual. Incarcerated People STILL HAVE RIGHTS.

Petitioner ALSO Wishes To Receive Compensation For ALL The Things 'STRONGARMED' From Him, From Grafton Correctional AND Belmont Correctional That He ; 'LEGALLY Purchased And Was 'ROBBED' From The Administration(s) Just Because They Back Their ILLEGAL Actions. His MAIN Goal, In Receiving \$100,000 From These Respondents (ALL THREE (3) Of Them Owe This Respondent This Claim -INDIVIDUALLY, For A Sum Of \$300,000)

CERTIFICATE OF SERVICE (I)

, I, Aaron L. Jones Sr., Inmate Number A511-342 In This Ohio Penal System, Hereby Certifies That On This 6th Day Of October 2021, VIA Mailed This PETITIONER AARON L. JONES SR.'S 18 U.S.C.S §249- Hate Crime (FEDERAL) ACTION FROM RESPONDENTS To The Clerk Of The United States District Court, Southern District Of Ohio, Eastern Division 85 Marconi Blvd. Columbus, Ohio 43215, And Due To Indigence, Request Of This Clerk, To Invoke Civ. R 5:SERVICE Upon This Action, And Serve This Attorney General, Whom Is The Counsel For The Respondents In This Action. Along With Civ. R.5 Petitioner Wishes To Receive A FILE-AND STAMPED-Return On This Motion/Action, Petitioner Further Looks To Have His Removal From Custody, AFTER Proving His Claims FACTUAL.. RETALIATIONS In The Ohio Department Of Rehabilitations And Corrections Runs Deep.

RESPECTFULLY SUBMITTED,

  
MR. AARON L. JONES SR. A511-342  
68518 Bannock Rd. S.R. 331  
BeCI St. Clairsville, Ohio 43950

PROOFS

2:20-cv-3301

JUNE 2017 Audit Report  
FOR GRAFTON CORR. INST.

## Inmate Property Record - Disposition and Receipt MALE

Institution: <b>GCI</b>	Date: <b>10.07.19</b>	Time: <b>0031</b>	Vault <b>B5</b> Location: <b>1483</b>	Amount of Boxes:	<input type="checkbox"/> Locked <input checked="" type="checkbox"/> UnLocked
Name: <b>Aaron Jones</b>	Number: <b>511-342</b>	Inmate present during pack-up? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No			

Reason for Pack-up:  SC  AWL  INF.  LC  
 DC  Other \_\_\_\_\_  Transfer: \_\_\_\_\_

Individual possession limits for any property shall be the total permitted possession limit of combined state and personal property.

**CODES: Reasonable Amount - RA**

**Special Permission - SP**

**Grandfathered Items - GF**

Titled Items	LMT	AMT	Cards/Board games	3		Clothing	LMT	AMT	Other	LMT	AMT
Cassette Player (make):	1		<b>State Issue</b>			AMT	Athletic Supporter	2	Brushes <b>2</b> Combs <b>3</b>	RA	<b>RA</b>
CompactDisc Player (make):	1	1	Belt:	1		Belt (color):	1		Cassette Tapes	15	<b>8</b>
Headphones (make):	1	1	Blanket:	2		Blanket:	1		Compact Discs	10	<b>6</b>
Musical Instrument:	SP	1	Boots:			Gloves:	1		Clock	1	<b>1</b>
Radio (make): <b>Sony</b>	GF	1	Coat:			Handkerchief:	12		Conditioner:	RA	<b>RA</b>
TV (make): <b>ClariTunes</b>	1	1	Commissary Bag:	1		Hat/Baseball:	1	1	Deodorant:	RA	<b>RA</b>
Typewriter (make):	1		Gloves:			Hat Stocking:	1	1	Emery Boards	RA	
MP3 Player (8 GB):	1		Hat:			Pajamas:	2		Hair Grease:	RA	<b>RA</b>
MP3 Player (4 GB):	1		Hooded Sweatshirt:	1		Tops <b>1</b> Bottoms <b>1</b>			Lotion:	RA	<b>RA</b>
Hand-held gaming device (sudoku, word)	1	1	Jacket:	1		Pants/ Sweats:	2	2	Magic Shave:	RA	
Plug & Play Device	1		Kitchen/Dining Whites:	2		Raincoat	1		Mirror	RA	<b>RA</b>
DigitalTV Converter Box	1	1	Laundry Bag:	1		Robe (color):	1		Mugs/Glasses	2	<b>2</b>
Coaxial Cable (6' max)	1	1	Pants:	3		Shirts/Sweat:	2	2	Nail Clippers:	RA	<b>RA</b>
Non-Titled Valuables	LMT	AMT	Pillow Cases:	1		Shirts/T	6	6	Razor (type):	RA	<b>RA</b>
Contact Lenses:	SP		Sheets:	2		Shoes/Dress (color):	1		Razor Blades:	RA	<b>RA</b>
Glasses: Reading	2	2	Shirts:	3		Shoes/Gym	1		Shaver/Trimmer	RA	<b>RA</b>
Sun	SP		Shoes:	1		High <b>1</b> Low <b>1</b>			Soap Bars:	8	<b>7</b>
			Socks:	7		Brand <b>1</b> Color <b>1</b>			Soap Dish:	2	<b>1</b>
Case? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>			Thermals - Tops	2		Shoes/House:	1		Shampoo:	2	<b>1</b>
Medical ID Bracelet	SP		Bottoms	1		Shoes/Shower:	1	1	Shaving Cream:	RA	
Ring/Wedding:	1	1	Towels:	4		Shoes/Sport:	1		Toothbrush:	2	<b>2</b>
Watch (make): <b>Iron Man</b>	1	1	Washcloth:	4		Shoes/Work Boot:	SP		Toothpaste:	2	<b>1</b>
Stationary Items	LMT		Other:			Shorts/Gym:	3	3	Wallet: (color)	GF	AMT
Art Supplies:	RA	<b>RA</b>	<b>Religious Items</b>	LMT	AMT	Socks:	7	7	<b>Food Items</b>	LMT	
Address Book	1		Chain w/Medallion	1	1	Sweaters:	GF	1	Beverage (type):	RA	<b>RA</b>
Books:	RA	<b>RA</b>	Dashiki IWhite)	1		Thermal - Bottom	3		Cakes & Pastries	RA	<b>RA</b>
Letters: Papers:	RA	<b>RA</b>	Prayer Robe	1		Thermal - Top	3		Candy: Bags	2	
Pencils:	RA	<b>RA</b>	Prayer Rug	1		Towels:	5		Boxes	2	
Pens:	RA	<b>RA</b>	Religious Beads	RA	<b>RA</b>	Undershirts	7		Bars	24	
Photo Album:	RA		Religious Book	1	1	Undershorts	7		Chips: oz.	72	<b>7</b>
Assorted Pictures:	RA		Religious Headgear	1		Washcloths (color):	5		Cookies: pkgs.	4	<b>2</b>
Stamped Envelopes:	25	10	Islam Prayer Beads	1		Other:			Coffee: oz.	24	<b>2</b>
Tablets (legal pads):	RA		Islam Prayer Rug	1		<b>Hangers</b>	2		Crackers: pkgs.	4	<b>2</b>
Typewriter Ribbon	6		Japa Mala Beads	1		<b>Farts</b>	2		Cubed Sugar: bxs.	2	<b>1</b>
Contraband:						<b>JPAY Tablet</b>	1		Peanut Butter: lbs.	3	<b>1</b>
						<b>GIL Tablet</b>	1		Seafood: pkgs.	10	<b>6</b>
						<b>Legal box</b>	1				
						<b>Playing cards</b>	1				
						<b>CPAP Machine</b>	1				

I certify that the items listed were packed within accompanying bags or boxes.

Officer's Signature: 	Date: <b>10.07.19</b>
--	-----------------------

I certify that the above listed items are a complete and accurate inventory of all my personal property.

Inmate Signature: 	Number: <b>511342</b>	Date: <b>10-7-19</b>
---	-----------------------	----------------------

Property Receipt: All of my personal property that is listed on this inventory form has been returned to me and I was offered the opportunity to inspect it before leaving the vault. I understand that once I leave that vault with my belongings I can no longer file a complaint concerning any missing or damaged property. Receiving Institution: \_\_\_\_\_

Inmate Signature:	Number:	Date:	Vault Officer's Signature:	Date:
-------------------	---------	-------	----------------------------	-------

Institution: Belmont Correctional Title Date: 10/9/2019

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were registered:

Number: 511342



Name: JONES

Item: Fan  
Brand: Westbend

staff: D.Winland  
notes

Size: 8"

Supervisor: Lt.Henry

Color: Clear

(Do Not Lose) Do Not Loan, Trade, sell, or Give Away

### REGISTRATION

DRC 4063 ACA 4157, 4280

Institution: Belmont Correctional Title Date: 10/9/2019

Number: 511342



Name: JONES

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were registered to:

Item: Amplifier Supervisor: Lt.Henry

Staff: D.Winland

Brand BEHRINGER

Notes: MICRO AMP HA400

(Do Not Lose) Do Not Loan, Trade, sell, or Give Away

### REGISTRATION

Institution: Belmont Correctional Title Date: 10/9/2019

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were registered to:

Number: 511342



Name: JONES

Item: Headphone

Supervisor: Lt.Henry

Brand: Wicked

staff: D.Winland

Type:

Color: #

(Do Not Lose) Do Not Loan, Trade, sell, or Give Away

### REGISTRATION

DRC 4063 ACA 4157, 4280

Institution: Belmont Correctional Title Date: 10/9/2019

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were registered to:

Number: 511342



Name: JONES

Item: Beard trimmer/Shaver

Supervisor: Lt.Henry

trimmerBrand Norelco T-510

staff: D.Winland

Shaver Brand

Text71: (Do Not Lose) Do Not Loan, Trade, sell, or Give Away

### REGISTRATION

DRC 4063 ACA 4517, 4280

RECORD OF OTHER MISSING PROPERTY

Package Delivery 4-30-2010- Green Baseball Cap  
Package Delivery 1-23-20- Black Size 11 Fila Hightop Shoes  
BECIO720002609- Disposition Of Grievance/Appeal  
3rd Fan Given By Inst. Inspector 7-27-20

Institution: Belmont Correctional Title Date: 10/9/2019

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were registered to:

Number: 511342



Name: JONES

Item: Headphone Supervisor: Lt.Henry

Brand: CLEARTECH staff: D.Winland

Type: Shaver Brand

Color: #

(Do Not Lose) Do Not Loan, Trade, sell, or Give Away

### REGISTRATION

DRC 4063 ACA 4157, 4280

Institution: Belmont Correctional Title Date: 10/9/2019

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were registered to:

Number: 511342



Name: JONES

Item: Beard trimmer/Shaver Supervisor: Lt.Henry

trimmerBranWahl staff: D.Winland

Text71: Shaver Brand

(Do Not Lose) Do Not Loan, Trade, sell, or Give Away

### REGISTRATION

DRC 4063 ACA 4517, 4280

Institution: Belmont Correctional Title Date: 10/9/2019

## Certificate Of Ownership

This is to certify that on the above date, the following article(s) were regi:

Number: 511342



Name: JONES

Item: Fan

Brand: Westbend

Size: 8"

Color: Clear

staff: D.Winland

notes

Supervisor: Lt.Henry

(Do Not Lose) Do Not Loan, Trade, sell, or Give Awav

Ref# BECI0721003626	Housing:B30016A	Date Created:07/23/2021
ID#: A511342	Name:JONES,AARON	
Form:Appeal	Subject:Unit 9	Description:Other
Urgent:No	Time left:n/a	Status:Closed

Original Form

7/23/2021 7:50:42 PM : ( a511342 ) wrote

THIS INFORMAL COMPLAINT IS DIRECTED FOR AN 199-APA-17 ADMINISTRATIVE/DESIGNE REVIEW FROM COLUMBUS, BECAUSE IVE REACHED OUT TO EVERYONE HERE ABOUT MY SOTLEN PROPERTY THA THEY REFUSE TO REVIEW THE VIDEO AND RETRIEVE FROM THIS CAM.P. I HAVE THE TITLES AND DELIVERY DATES OF MY MISING PROPERTY. NOT THE 100.00 DOLARDS WORTH OF 'GRAN FATHERED ITEMS I HAD FORCED TO SEND HOME BEING A LEVEL 1 FOR 1 YEARES AND WAS AT THIS CAM, MEANING I QUALOFIED FOR A 4.8 PROPERTY REQUIREM ENT. SO HIS RETALIATON IS AGAINST HE LAW, AND ADMINISTATIVE RULES.

UNDER 31-SEM-02 VIOLATION, TRYING TO RESOLVE THE MATTER 'CIVILY' IS USELES, HERE AT BELMONT.

UNDER 5120-9-03 THERE WAS NO REAL 'HOOCH' IN MY PROPERTY. THERE WAS NO REAL DISCOVERY, AND " I WAS ON THE MAIN COMPOUND 'AWAY' FROM MY AREA IN THIS CAMP. ' I F' I WAS THERE FOR SAID ' PACK UP' THAT ACTUALLY OCCURED @ 7:30 P.M IRREGARDLESS OF THE CAPTAINS 4 P.M CALL TO PACK UP MY PROPERTY.

UNDR 0-INV-03, I WOULD LIKE A SPECIAL INVESTIOGAION PERFORMED IN THIS MATTER, BECAUSE IT TOOK THIS STAFF IN THREE HOUSE UNTIL THE TWELFTH TO WRITE UP THE THEFT LOSS REPORT. THUS I FEL A SEVERE VIOLATION OF 32-EEO-01 HERE AT BELMONT CORRECTIONAL.

MR. JONES

Communications / Case Actions

7/23/2021 7:50:42 PM : ( a511342 ) wrote

Form has been submitted

7/30/2021 7:18:50 AM : ( Michael Kolvek ) wrote

We have reviewed camera. We have looked at your pickup slips. We do not have your property. You packed up your property and should have taken the property with you.

UM Kolvek

7/30/2021 7:18:54 AM : ( Michael Kolvek ) wrote

Closed incarcerated individual form

7/30/2021 2:13:00 PM : ( a511342 ) wrote

Escalated to Grievance

7/30/2021 2:13:00 PM : ( a511342 ) wrote

THIS ACCOUNT FROM YOU SIR, IS INCORRECT. YOU ACCLAIM OF HAVING CAMERA FOOTAGE OF ' ME' PACKING UP MY PROPERTY. NO SIR, YOU DO NOT. I WAS IN THE CAPTAINS OFFICE AT 3:45 P.M AND NEVER RETURNED TO RETRIEVE MY PROPERTY OR I WOULD HAVE ALL MY THINGS.

NOW TO THE ISSUE OF FINDING 'HOOCH' IN 'MY' PROPERTY I THUINK NOT. IN 15 YEARS I DONT HAVE 39'S GANG RELATED MATERIAL OR ANY FORM OF VIOLENCE TOWARDS STAFF OR INMATE. IT DOESNT FIT THE BILL. AND WOULD GET ADDRESSED THROKUGH HIGHER AUTHORITIES.

MR. JONES

8/2/2021 2:03:21 PM : ( Patrick Haley ) wrote

Per our conversation I talked to UM Kolvek and your concern has been previously addressed and therefore, will not be responded to in accordance with Administrative Rule 5120-9-31 (E) – see Ref# BECI0721003848

8/2/2021 2:03:45 PM : ( Patrick Haley ) wrote

Closed incarcerated individual form - Disposition: Denied

8/2/2021 9:40:44 PM : ( a511342 ) wrote

Escalated to Appeal

8/2/2021 9:40:44 PM : ( a511342 ) wrote

THIS MATTER SHOULD BE FORMALLY CLEARED AND SUBJECTED TO A 100-APA-17 REVIEW OF THE INSTITUTION. HOW CAN YOU JUST LEAVE AN UNSUBSTANTIATED ALLEGATION ON AN INMATE WITH NO 239'S;GANG RELATED ACTIVITY, AND/OR REPORT OF VIOLAENCE TOWARDS STAFF OR INMATE, BUT ACCUSE HIM OF HAVING 'HOOCH' AND ALLOW HIM TO BE DOWN PLAYED B Y STAFF FEROM THIS FRIVILOUS ALLEGATION. BEING COLUMBUS, THIS FRIVILOUS ALLEGATION SHOULD BE REMOVED, BECAUSE EVERY STAFF HERE ACCLAIMS THAT THERE'S NOTHING THAT CAN BE DONE TO REMOVE THE CONDUCT REPORT. THEY ALREADY MADE ME SEND HOME MY GRANDFATHERED ITEMS. SO A CLEARANCE FROM THIS ALLEGATION AND TRANSFERRED, BEFORE THE NEXT EPIDEMIC WOULD SUFFICE, BECASUE NOW IM BEING TARGETED, AND DONT FEEL SAME, FROM THESE STAFF MEMBAERS HERE.

MR. JONES

Ref# BECI0721003626

Housing:B30016A

Date Created:07/23/2021

8/24/2021 3:23:24 PM : ( Suzanne Evans ) wrote

The office of the Chief Inspector is in receipt of your disposition of grievance, original grievance, Informal Complaint Resolution and appeal to this office. A review of your appeal has been completed. The decision of the Inspector is hereby AFFIRMED with comments.

In reaching this decision, I reviewed the Inspector's disposition, your original grievance, Informal Complaint Resolution and appeal to this office. Please be advised that a portion of your appeal is directly related to previous concerns that were addressed in their entirety in Grievance BECI0721003848 on 07/30/2021, therefore will not be reviewed again per AR 5120-9-31. Furthermore, this office finds that you signed the Release of Claims form on 07/30/2021.

No further action will be taken in regard to this appeal at this time.

8/24/2021 3:23:31 PM : ( Suzanne Evans ) wrote

Closed incarcerated individual form - Disposition: Affirmed

COUNTY OF BELMONT:  
STATE OF OHIO:

AFFIDAVIT PER OHIO REVISED CODE §2969.25  
INMATES AFFIDAVIT AS TO PRIOR ACTIONS

REVIEW OF MULTIPLE ACTIONS  
WAIVER OF PREPAYMENT

I, Aaron L. Jones Sr. Inmate Number A511-342, In The Ohio Penal System, Residing At Belmont Correctional Institution, Hereby Notify This Honorable Court Of The Actions That I Have Filed The LAST FIVE (5) Years;

- 1). 1:15-CV-1158- Northern District Court  
801 Superior Ave,  
Cleveland, Ohio 44113  
(FEDERAL HABEAS CORPUS -See Page 29 Of The Filed Documents)
- 2) 1: 17-CV-2588- United States District Court  
802 Superior Ave.  
Cleveland, Ohio 44113  
( I Believe, This Was A Medical Case, For Giving Petitioner The Wrong Medication)
- 3) 2:20-CV-3301- THIS Honorable Court  
85 Marconi Blvd.  
Columbus, Ohio 43215  
( petitioner Exercising His First Amendment Right In Complaining About The Conditions Of His Confinement, And His FAILED Health Practices In This Ohio Dept. Of Rehabilitations And Corrections)
- 4) 20BE0004- Seventh District Court Of Appeals  
Federal St.  
Youngstown, Ohio 44503  
(Appeal Of My State Habeas Corpus, Indicating The DENIAL Of Due Process FOR This Petitioner)
- 5) 2020 CV 363 Belmont County Courts  
St. Clairsville, Ohio 43950.  
(ORIGINAL HABEAS CORPUS ACTION) (STATE HABEAS)

NONE Of These Matters Were Declared Frivilous Under Ohio Revised Code §2323.51, Certain Action, Petitioner Was Deemed Indigent, And Permitted To Proceed Informa Pauperis, But Then REQUIRED The Petitioner To Proceed ONLY If He Paid The Case In It's Entirety.

Petitioner Receives \$20.00 A Month State Pay, And When The Institution Puts His LAST Stimulus Check On His Account, He Could Fully Pay This Fee, Like The Previous Fees. Otherwise, Petitioner Humbly Requests A waiver Of Fees, Or In The Alternative, Take The 20% Like The Previous Situations.

Petitioner Declares Under Penalty Of Perjury, That These Are Accurate Circumstances AND FACTS From This Petitioner, And This Is \_\_\_\_\_ And Subscribed This \_\_\_\_\_ Day Of October 2021.

EVERYONE  
Here  
Refuses To  
NOTARIZE This  
Document

ARY PUBLIC

COMMISSION EXPIRES

RESPECTFULLY SUBMITTED,

AARON L. JONES SR. A511-342

Mr. Aaron L. Jones Sr. A511-342  
8518 Bannock Rd. S.R. 331  
Belmont Correctional Institution  
St. Clairsville, Oh 43950

\*\* LEGAL MAIL \*\*

United States District Court  
For The Southern District Of Ohio  
Eastern Division  
Office Of The Clerk  
85 Marconi Blvd.

Columbus, Oh 43215

\* \* LEGAL MAIL \*

43215-282393



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